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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/638,119 08/14/2000		Motomo Kajiura	C2405	8620		
7.	590 09/19/2002					
Brian J Hamilla			EXAMINER			
Intellectual Property Law Department FCI USA, Inc			LEON, EDWIN A			
825 Old Trail F Etters, PA 173			ART UNIT	PAPER NUMBER		
Zuolo, TT Troto			2833	2833		
			DATE MAILED: 09/19/2002			

Please find below and/or attached an Office communication concerning this application or proceeding.

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Artes.		Applicatio	n No.	olicant(s)				
		09/638,119	9	KAJIURA ET AL.				
j. gr	Office Action Summary	Examiner		Art Unit				
1		Edwin A. L.		2833				
Period for	The MAILING DATE of this communicate Reply	tion appears on the	cover sheet with the c	orrespondence add	ress			
A SHO THE M - Extensi after SI - If the pe - If NO - Failure - Any rep	RTENED STATUTORY PERIOD FOR ALLING DATE OF THIS COMMUNICA ons of time may be available under the provisions of 3 X (6) MONTHS from the mailing date of this communication of the reply specified above is less than thirty (30) deriod for reply is specified above, the maximum statute to reply within the set or extended period for reply will, by received by the Office later than three months after patent term adjustment. See 37 CFR 1.704(b).	TION. 7 CFR 1.136(a). In no ever cation. ays, a reply within the statu rry period will apply and will by statute. cause the appli	nt, however, may a reply be tim tory minimum of thirty (30) days expire SIX (6) MONTHS from cation to become ABANDONEI	ely filed will be considered timely. the mailing date of this con 0 (35 U.S.C. § 133).	nmunication.			
1)🖾	Responsive to communication(s) filed	on <u>10 July 2002</u> .						
2a)⊠	This action is <b>FINAL</b> . 2b)	☐ This action is	non-final.					
,—	Since this application is in condition for closed in accordance with the practice	or allowance except e under <i>Ex parte Qu</i>	for formal matters, pr uayle, 1935 C.D. 11, 4	osecution as to the 53 O.G. 213.	merits is			
•	n of Claims	aliantian						
•	<ul> <li>4) ☐ Claim(s) 1-25 is/are pending in the application.</li> <li>4a) Of the above claim(s) 20-25 is/are withdrawn from consideration.</li> </ul>							
		VILLIGIAWII ITOITI COII	Sideration.					
, —	5) Claim(s) is/are allowed.							
	6) Claim(s) 1-19 is/are rejected.							
-	7) Claim(s) is/are objected to.  8) Claim(s) are subject to restriction and/or election requirement.							
Applicatio		ir and/or election re	quirement.					
• •	ne specification is objected to by the E	xaminer.						
•	ne drawing(s) filed on is/are: a)		objected to by the Exa	miner.				
,	Applicant may not request that any object							
11) 🗌 TI	ne proposed drawing correction filed o	n is: a) 🗌 ar	proved b) disappro	ved by the Examine	r.			
If approved, corrected drawings are required in reply to this Office action.								
12) 🗌 TI	ne oath or declaration is objected to by	y the Examiner.						
Priority ur	der 35 U.S.C. §§ 119 and 120							
13)⊠ <i>A</i>	Acknowledgment is made of a claim fo	r foreign priority un	der 35 U.S.C. § 119(a	)-(d) or (f).				
a)⊠	] All b) ☐ Some * c) ☐ None of:							
1	1. Certified copies of the priority documents have been received.							
2	2. Certified copies of the priority documents have been received in Application No							
<ul> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>								
<b>14</b> )□ Ad	knowledgment is made of a claim for	domestic priority ur	nder 35 U.S.C. § 119(	e) (to a provisional	application).			
	☐ The translation of the foreign langucknowledgment is made of a claim for							
Attachment(	-							
2) Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTC ation Disclosure Statement(s) (PTO-1449) Pape	0-948) er No(s)		y (PTO-413) Paper No(s Patent Application (PTC				

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#### **DETAILED ACTION**

## Response to Amendment

1. Applicant's amendment filed July 10, 2002 in which Claims 1, 9 and 16 have been amended, has been place of record in the file as Paper No. 12.

# Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kimura (U.S. Patent No. 6,102,708) in view of Przilas et al. (U.S. Patent No. 6,139,361). With regard to Claims 1-3, 9, and 16-17, Kimura discloses an electrical connector system comprising: an electronic card connector (1) having an opening, between (81) and (91); a frame (12) associated with the electrical connector (1) and a transition board (260). See Figs. 2-5.

Kimura doesn't show a temperature sensor positioned to detect a temperature of a mating connector and positioned to allow insertion and removal of the mating connector from the electrical connector.

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Przilas et al. discloses an electrical connector (100) having a temperature sensor (116) positioned to detect a temperature of a mating connector (32) and positioned to allow insertion and removal of the mating connector (32) from the electrical connector (100). See Fig. 3A.

Thus, it would have been obvious to one with ordinary skill in the art to modify the electrical connector system of Kimura by including a temperature sensor positioned to detect a temperature of a mating connector and positioned to allow insertion and removal of the mating connector from the electrical connector as taught in Przilas et al. to detect overload and to shut down the system when overload takes place.

With regard to Claims 4-7, and 10-13, Kimura discloses the electronic card connector (1) includes a conductive cover (81,91) having an aperture, (below (86)), the cover includes a tab (86) associated with the aperture (below (86)); and further comprising an eject mechanism (351). See Fig. 1.

Claims 8, 14-15 and 18-19 are rejected under 35 U.S.C. 103(a) as being 4. unpatentable over Kimura (U.S. Patent No. 6,102,708) in view of Przilas et al. (U.S. Patent No. 6,139,361) and Cohn et al. (U.S. Patent No. 4,915,639). The combination of Kimura and Przilas et al. discloses the claimed invention except for the temperature sensor mounted to a flexible circuit.

Cohn et al. discloses a flexible circuit (72), the temperature sensor (70) mounted to a flexible circuit (72). See Fig. 6.

Thus, it would have been obvious to one with ordinary skill in the art to modify the electrical connector system of Kimura and Przilas et al. by including the temperature

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sensor mounted to a flexible circuit as taught in Cohn et al. to make the sensor easy to move inside the system in order to detect temperature of different sizes of mating connectors.

### Response to Arguments

4. Applicant's arguments with respect to claims 1-19 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Edwin A. León whose telephone number is (703) 308-6253. The examiner can normally be reached on Monday - Friday 10:00-6:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paula A. Bradley can be reached on (703) 308-2319. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7722 for regular communications and (703) 308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

THO D. TA PRIMARY EXAMINER

Edwin A. Leon Au 2833

EAL September 13, 2002